Annex to Form PCT/ISA/206 COMMUNICATION RELATING TO THE RESULTS OF THE PARTIAL INTERNATIONAL SEARCH

International Application No PCT/US2007/060581

- 1. The present communication is an Annex to the invitation to pay additional fees (Form PCT/ISA/206). It shows the results of the international search established on the parts of the international application which relate to the invention first mentioned in claims Nos.:
- see 'Invitation to pay additional fees' 2. This communication is not the international search report which will be established according to Article 18 and Rule 43.
- 3.If the applicant does not pay any additional search fees, the information appearing in this communication will be considered as the result of the international search and will be included as such in the international search report.
- 4.If the applicant pays additional fees, the international search report will contain both the information appearing in this communication and the results of the international search on other parts of the international application for which such fees will have been paid.

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	WO 01/67991 A (YANG JUN [US])	1-3,
	20 September 2001 (2001-09-20)	15-22
	page 4, line 4 - page 10, line 6	
Χ	EP 1 518 517 A (SUN BIOMEDICAL LTD [BM])	1-3,
	30 March 2005 (2005-03-30)	15-22
	the whole document	
χ	EP 1 600 125 A (BARD INC C R [US])	1-3,
	30 November 2005 (2005-11-30)	15-22
	claims; figures	
χ .	WO 99/40874 A (STEINKE THOMAS A [US])	1-3,
	19 August 1999 (1999-08-19)	15-22
	abstract	
χ	EP 1 600 122 A (MEDTRONIC VASCULAR INC	1-3,
^`	[US]) 30 November 2005 (2005-11-30)	15-22
	claims; figures	
		,
	<i>:</i>	
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Further documents are listed in the continuation of box C.

χ Patent

Patent family members are listed in annex.

- *A* document defining the general state of the art which is not considered to be of particular relevance
- "E" earlier document but published on or after the international filing date
- "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- "O" document referring to an oral disclosure, use, exhibition or other means
- 'P' document published prior to the international filing date but later than the priority date claimed
- *T* later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
- "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
- "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.
- "&" document member of the same patent family

Special categories of cited documents:

Patent Family Annex

Information on patent family members

International Application No
PCT/US2007/060581

Patent document cited in search report			Publication date	Patent family member(s)	Publication date
	WO 0167991	A	20-09-2001	AU 4356701 A US 6379382 B1 US 2002062147 A1	24-09-2001 30-04-2002 23-05-2002
	EP 1518517	Α	30-03-2005	NONE	and the tile the tree was by the bits him had not any gap and the
	EP 1600125	Α	30-11-2005	NONE	
	WO 9940874	A	19-08-1999	AT 314023 T AU 754566 B2 AU 2239499 A CA 2322050 A1 CN 1292668 A DE 69929175 T2 EP 1056414 A1 JP 3749437 B2 JP 2002502665 T RU 2217098 C2 US 6033436 A US 6224626 B1	15-01-2006 21-11-2002 30-08-1999 19-08-1999 25-04-2001 22-06-2006 06-12-2000 01-03-2006 29-01-2002 27-11-2003 07-03-2000 01-05-2001
	EP 1600122	Α	30-11-2005	NONE	

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER	see Form PCT/ISA/220				
BSCI02100WO	ACTION as we	ll as, where applicable, item 5 below.				
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)				
PCT/US2007/060581	01/02/2006					
Applicant						
BOSTON SCIENTIFIC SCIMED,	INC.					
This international search report has been according to Article 18. A copy is being tra	This international search report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.					
This international search report consists o	f a total of6_ sheets.					
	a copy of each prior art document cited in this	s report.				
Basis of the report With record to the language the	international search was carried out on the ba					
	application in the language in which it was filed					
a translation of the	e International application into	which is the language				
		d in the international application, see Box No. I.				
2. Certain claims were fou	nd unsearchable (See Box No. II)					
3. X Unity of invention is lac	king (see Box No III)					
4. With regard to the title .						
X the text is approved as su	bmitted by the applicant					
the text has been establis	hed by this Authority to read as follows:					
•						
ı						
		_				
		;				
5. With regard to the abstract,						
the text is approved as su	• • • • • • • • • • • • • • • • • • • •					
X the text has been establis may, within one month fro	shed, according to Rule 38.2(b), by this Author om the date of mailing of this international sea	ity as it appears in Box No. IV. The applicant rch report, submit comments to this Authority				
6. With regard to the drawings ,						
a. the figure of the drawings to be p	published with the abstract is Figure No. 2a					
X as suggested by	the applicant					
	s Authority, because the applicant failed to su					
	is Authority, because this figure better charact e published with the abstract	rerizes the invention RECEIVED				
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International application No.

INTERNATIONAL SEARCH REPORT

PCT/US2007/060581

Box No. IV Text of the abstract (Continuation of item 5 of the first sheet)

A medical device includes a carrier and an agent. The agent is formulated to control inflammation of biological tissue, such as heart tissue, and is releasably coupled to the carrier. The carrier (130) is configured to be disposed in operative proximity to the biological tissue to be treated by the agent (120). In one embodiment, the carrier is configured to release the agent or otherwise deliver the agent to the biological tissue, thus controlling inflammation of the tissue. Also, a method to improve healing of biological tissue includes placing a medical device proximate to the heart of a patient, where the medical device has a carrier and an agent configured to control inflammation, the agent is releasably coupled to the carrier. In one embodiment, the method includes causing the agent to be released from the

International application No PCT/US2007/060581

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A. CLASSIFICATION OF SUBJECT MATTER INV. A61F2/06					
According to	o International Patent Classification (IPC) or to both national classific	ation and IPC			
	SEARCHED	anor and w			
	ocumentation searched (classification system followed by classificatly $A61L$	on symbols)			
HOIF	AOIL				
Documental	tion searched other than minimum documentation to the extent that s				
Doddineina	and searched other than minimum documentation to the extent that s	uch documents are included in the hel	us searched		
Electronic d	lata base consulted during the international search (name of data ba	se and, where practical, search terms	used)		
EPO-In	ternal				
	·				
	:				
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT				
Category*	Citation of document, with indication, where appropriate, of the rel	evant passages	Relevant to claim No.		
		· · · · · · · · · · · · · · · · · · ·			
X	WO 01/67991 A (YANG JUN [US]) 20 September 2001 (2001-09-20)		1-3, 15-22		
	page 4, line 4 - page 10, line 6		15-22		
v		-n			
X	EP 1 518 517 A (SUN BIOMEDICAL LT 30 March 2005 (2005-03-30)	D [RW])	1-3, 15-22		
the whole document					
X	EP 1 600 125 A (BARD INC C R [US]	11	1.2		
. A	30 November 2005 (2005-11-30)	17	1-3, 15-22		
	claims; figures		10 11		
χ	WO 99/40874 A (STEINKE THOMAS A [TIST)	1-3,		
••	19 August 1999 (1999-08-19)	.001)	15-22		
	abstract				
X	EP 1 600 122 A (MEDTRONIC VASCULA	AR INC	1-3,		
	[US]) 30 November 2005 (2005-11-3		15-22		
	claims; figures				
		P			
Furt	ther documents are listed in the continuation of Box C.	See patent family annex.			
* Special categories of cited documents : "T" later document published after the international filing date					
"A" docum consi	ent defining the general state of the art which is not dered to be of particular relevance	or priority date and not in conflict cited to understand the principle invention	with the application but or theory underlying the		
"E" earlier filing	document but published on or after the international date	"X" document of particular relevance;	the claimed Invention		
'L' docum	ent which may throw doubts on priority claim(s) or i is cited to establish the publication date of another	cannot be considered novel or convenience an inventive step when the	ne document is taken alone		
citatio	on or other special reason (as specified) nent referring to an oral disclosure, use, exhibition or	"Y" document of particular relevance; cannot be considered to involve document is combined with one	an inventive step when the		
other means ments, such combination being obvious to a person skilled "P" document published prior to the international filing date but in the art.					
later than the priority date claimed '&' document member of the same patent family					
Date of the	ll search report				
1	16 March 2007	16/08/2007			
Name and	mailing address of the ISA/	Authorized officer	444		
	European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni,				
Fax: (+31-70) 340-3016 SERRA I VERDAGUER, J					

International application No. PCT/US2007/060581

INTERNATIONAL SEARCH REPORT

Box II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
see additional sheet
1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. X No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: see additional sheet(s)
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1, 2, 3, 15-20, 21, 22

A stent comprising a drug

2. claims: 1, 4-6, 21, 23

A patch comprising a drug

3. claims: 1, 7, 8, 21, 24

A microsphere comprising a drug

4. claims: 1, 9, 10, 21, 25

A solidifying spray solution comprising a drug

5. claims: 1, 11, 21, 26

An injectable gel comprising a drug

6. claims: 1, 12, 13, 21, 27

An injectable paste comprising a drug

7. claims: 1, 14, 21, 28

An implantable plug comprising a drug

INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No PCT/US2007/060581

Patent document Publication cited in search report date		Patent family member(s)	Publication date
WO 0167991 A	20-09-2001	AU 4356701 A US 6379382 B1 US 2002062147 A1	24-09-2001 30-04-2002 23-05-2002
EP 1518517 A	30-03-2005	NONE	
EP 1600125 A	30-11-2005	DE 69926644 D1 DE 69926644 T2 EP 1117351 A2 ES 2247826 T3 JP 2003526392 T WO 0018331 A2	15-09-2005 18-05-2006 25-07-2001 01-03-2006 09-09-2003 06-04-2000
WO 9940874 A	19-08-1999	AT 314023 T AU 754566 B2 AU 2239499 A CA 2322050 A1 CN 1292668 A DE 69929175 T2 EP 1056414 A1 JP 3749437 B2 JP 2002502665 T RU 2217098 C2 US 6033436 A US 6224626 B1	15-01-2006 21-11-2002 30-08-1999 19-08-1999 25-04-2001 22-06-2006 06-12-2000 01-03-2006 29-01-2002 27-11-2003 07-03-2000 01-05-2001
EP 1600122 A	30-11-2005	NONE	

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220 See paragraph 2 below International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/US2007/060581 16.01.2007 01.02.2006 International Patent Classification (IPC) or both national classification and IPC INV. A61F2/06 Applicant BOSTON SCIENTIFIC SCIMED, INC. This opinion contains indications relating to the following items: 1. Box No. 1 Basis of the opinion ☐ Box No. II Priority ☐ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement ☐ Box No. VI Certain documents cited ☐ Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. Name and mailing address of the ISA: **Authorized Officer**

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Date of completion of this opinion

see form PCT/ISA/210

SERRA I VERDAGUER, J

Telephone No. +49 89 2399-8198



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2007/060581

	Box	(No	b. I Basis of the opinion	
1.	With	h re	gard to the language, this opinion has been established on the basis of:	
	\boxtimes	the	international application in the language in which it was filed	
		a t	ranslation of the international application into , which is the language of a translation furnished for the rposes of international search (Rules 12.3(a) and 23.1 (b)).	
2.	Witl nec	h re ess	gard to any nucleotide and/or amino acid sequence disclosed in the international application and ary to the claimed invention, this opinion has been established on the basis of:	
	a. ty	ype	of material:	
	[a sequence listing	
	[table(s) related to the sequence listing	
	b. format of material:			
	[on paper	
	[in electronic form	
	c. ti	me	of filing/furnishing:	
	[\Box	contained in the international application as filed.	
	Ī		filed together with the international application in electronic form.	
	[furnished subsequently to this Authority for the purposes of search.	
3.		ha co	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto is been filed or furnished, the required statements that the information in the subsequent or additional pies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.	
4.	Add	oitic	nal comments:	

	Box	k No. IV	Lack of unity of inv	ention	<u> </u>	
1.	×					
			paid additional fees			
			paid additional fees ur	nder pr	otest and, wi	nere applicable, the protest fee
			paid additional fees ur	nder pr	otest but the	applicable protest fee was not paid
		\boxtimes	not paid additional fee	s		
2.		This A	uthority found that the r plicant to pay additional	equirei I fees.	ment of unity	of invention is not complied with and chose not to invite
3.	. This Authority considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is					
		complie	d with			
	□ complied with					
	not complied with for the following reasons:					
	Cov	see separate sheet				
4.	Consequently, this report has been established in respect of the following parts of the international application:					
	□ all parts.					
	★ the parts relating to claims Nos. 1, 2, 3, 15-20, 21, 22					
		x No. V Iustrial	Reasoned stateme applicability; citations	nt und	er Rule 43 <i>b</i> explanations	is.1(a)(i) with regard to novelty, inventive step or supporting such statement
1.	Sta	itement				
	No	velty (N)	Yes: No:	Claims Claims	1, 2, 3, 15-20, 21, 22
	Inv	entive s	tep (IS)	Yes:	Claims	
				No:	Claims	1, 2, 3, 15-20, 21, 22
	Ind	lustrial a	applicability (IA)		Claims	1, 2, 3, 15-20, 21, 22
			1 4	No:	Claims	

2. Citations and explanations

see separate sheet

Re Item IV

Lack of unity of invention

This Authority considers that there are 7 inventions covered by the claims indicated as follows:

1: Claims 1, 2, 3, 15-20, 21, 22 directed to a stent comprising a drug

II: Claims 1, 4-6, 21, 23 directed to a patch comprising a drug

II: Claims 1, 7, 8, 21, 24 directed to a microsphere comprising a drug

IV: Claims 1, 9, 10, 21, 25 directed to a solidifying spray solution comprising a drug

V: Claims 1, 11, 21, 26 directed to an injectable gel comprising a drug

VI: Claims 1, 12, 13, 21, 27 directed to an injectable paste comprising a drug

VII: Claims 1, 14, 21, 28 directed to an implantable plug comprising a drug

The reasons for which the inventions are not so linked as to form a single general inventive concept, as required by Rule 13.1 PCT, are as follows:

The technical features of the independent claims 1 and 21 are a carrier and an agent formulated to control inflammation provided on the carrier. Claims 1 and 21 are not novel since the features therein disclosed are already known from the prior art (e.g. WO-A-01/67991). Moreover, the concept of providing a drug on a carrier to control inflammation in order to improve the healing process is also already known from the prior art (e.g. WO-A-01/67991). Therefore, lack of unity a posteriori arises since the above groups of claims are neither linked by novel and inventive features nor by a common inventive concept. In conclusion, the groups of claims define 7 different inventions.

The application, hence does not meet the requirements of unity of invention as defined in Rules 13.1 and 13.2 PCT.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents:

D1: WO 01/67991 A (YANG JUN [US]) 20 September 2001 (2001-09-20)

D2: EP-A-1 518 517 (SUN BIOMEDICAL LTD [BM]) 30 March 2005 (2005-03-30)

D3: EP-A-1 600 125 (BARD INC C R [US]) 30 November 2005 (2005-11-30)

D4: WO 99/40874 A (STEINKE THOMAS A [US]) 19 August 1999 (1999-08-19)

D5: EP-A-1 600 122 (MEDTRONIC VASCULAR INC [US]) 30 November 2005 (2005-11-30)

2. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

The document D1 discloses (claims 1 and 15): a medical device (100), comprising an agent (104, 106) formulated to control inflammation of heart tissue to prevent the deterioration of myocardial scaffold after a myocardial infarct; and a carrier (102) to which the agent is releasably coupled, the carrier being configured to be disposed in operative proximity to the heart tissue to be treated by the agent.

- 3. The same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent claim 21, which therefore is also considered not new.
- 4. Dependent claims 2, 3, 15-20 and 22 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty or inventive step, see documents D1 to D5 and the corresponding passages cited in the search report.